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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/646,049	08/22/2003	Erby Paul	NNY2473	8545	
. 7	590 05/24/2004		EXAMINER		
Anthony Edw. J Campbell 6721 Northridge Drive		•	LEE, Y MY	LEE, Y MY QUACH	
Dallas, TX 7:			ART UNIT PAPER NUMBER		
	· ·		2875		

DATE MAILED: 05/24/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
Office Antique O	10/646,049	PAUL, ERBY	
Office Action Summary	Examin r	Art Unit	
	Y Quach Lee	2875	
The MAILING DATE of this communication a Period for Reply	ppears on the cover sheet w	ith th correspondenc address	
A SHORTENED STATUTORY PERIOD FOR REF THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, at at 1 ff NO period for reply is specified above, the maximum statutory periodates are period for reply within the set or extended period for reply will, by state than three months after the mail the part of the part of the mail of the part of the	N. 1.136(a). In no event, however, may a r 1.136(a). In no event, however, may a r 1.136(a). In no event, however, may a 1.136(a). In no event, however, however, he cause the application to become A.	eply be timely filed y (30) days will be considered timely. THS from the mailing date of this communicati	ion.
Status	•		
1) Responsive to communication(s) filed on 22	August 2003.	•	
l — -	nis action is non-final.		
3) Since this application is in condition for allow		ers, prosecution as to the ments	is
closed in accordance with the practice under	Ex parte Quayle, 1935 C.D	. 11, 453 O.G. 213.	.0
Disposition of Claims			
· ·			
4) Claim(s) <u>1-20</u> is/are pending in the application 4a) Of the above claim(s) is/are withdr			
5)⊠ Claim(s) <u>17-20</u> is/are allowed.	awn nom consideration.		
6)⊠ Claim(s) <u>1-6 and 9</u> is/are rejected.	,		
7)⊠ Claim(s) <u>7.8 and 10-16</u> is/are objected to.			
8) Claim(s) are subject to restriction and	or alaction requirement		
are subject to restriction and	or election requirement.	1	
Application Papers	•		
9)⊠ The specification is objected to by the Examir	ner.		
10)☐ The drawing(s) filed on is/are: a)☐ ac	cepted or b) objected to t	y the Examiner.	
Applicant may not request that any objection to the			,
Replacement drawing sheet(s) including the corre	ction is required if the drawing(s) is objected to. See 37 CFR 1.121((d).
11) The oath or declaration is objected to by the E	xaminer. Note the attached	Office Action or form PTO-152.	· • • • • • • • • • • • • • • • • • • •
Priority under 35 U.S.C. § 119	· · · · · · · · · · · · · · · · · · ·		
12)☐ Acknowledgment is made of a claim for foreig	n priority under 35 U.S.C. &	119(a)-(d) or (f)	
a)□ All b)□ Some * c)□ None of:	,	(. , (. ,)	
1. Certified copies of the priority documer	nts have been received.		
2. Certified copies of the priority documen		plication No.	
Copies of the certified copies of the price	ority documents have been i	eceived in this National Stage	
application from the International Burea	au (PCT Rule 17.2(a)).		
* See the attached detailed Office action for a lis	t of the certified copies not r	eceived.	
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Attachment(s)			•
1) Notice of References Cited (PTO-892)	4) 🔲 Interview Su	mmary (PTO-413)	
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 	Paper No(s)	Mail Date´. ormal Patent Application (PTO-152)	
Paper No(s)/Mail Date	6) Other:		
C Date and Told and Offi			

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DETAILED ACTION

Specification

1. The disclosure is objected to because of the following informalities: On page 8, line 7, the reference numeral "48" is incorrect and should be changed to --50-- in view of "the switch hole 50" on line 16 of page 7 and drawing figure 1. Appropriate correction is required.

Claim Objections

Claims 6 to 16 are objected to because of the following formalities: In claim 6, line 2, the term "a front" and "a rear" should be changed to --said front-- and --said rear-- in order to properly further limit the subject matter of previous claim 1. Note the language "a headband having a front and a rear" on line 2 of claim 1. Claim 7 depends on objected claim 6 and as such is also objected. In claim 8, there is no clear antecedent basis for "said side". Note the "opposing sides" on line 2 of claim 8. In claim 9, there are no clear antecedent bases for "said middle" and "said vertical portion". In claim 10, there is no clear antecedent basis for "said side". Note the "opposing sides" on line 3 of claim 10. In claim 12, there is no clear antecedent basis for "said side". Note the "opposing sides" on line 3 of claim 10. Claims 11 and 13 to 16 depend on objected claim 10 and as such are also objected. Appropriate correction is required.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 1 to 4 and 9 are rejected under 35 U.S.C. 102(b) as being anticipated by Wallace.

Wallace shows a head mounted light comprising a headband (20) having a front, a top, and a rear, a lens assembly (40) connected to the front of the headband, a light transmitter (70), which is a fiber optic cable, having opposing ends with one end connected to the lens assembly, a light source comprising a light emitter such as a light bulb (106) connected to a power source (column 4, line 10) and connected to the opposing end of the light transmitter, and a clip (26B) attached to a middle of a vertical portion (26).

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Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over Wallace.

Wallace discloses the invention substantially as claimed with the exception of having the power source consisting of batteries and fuel cells. It should be noted that power source such as batteries, fuel cells and power line are interchangeable or can also be used alternatively. It would have been obvious to one skilled in the art to which the subject matter pertains to use the batteries or fuel cells in place of the power line of Wallace to not only allow the user to move freely to any location as desired without any need to maintain a connection of the head mounted light to a power line but to also allow the head mounted light to have the ability to operate regardless of a power failure.

7. Claim 6 is rejected under 35 U.S.C. 103(a) as being unpatentable over Wallace.

Wallace discloses the invention substantially as claimed with the exception of having the opposing ends of the vertical section attached to the front and rear of the horizontal portion. To attach the opposing ends of the vertical portion to the front and rear would have been an obvious matter of design choice since such a modification would have involved a mere change in the attaching arrangement of a component which provides no unusual, unobvious, and/or unexpected result and is therefore deemed to fall within a purview of an ordinary engineering design technique to attach the opposing ends of the vertical portion to any desired location of the horizontal portion including the front and rear of the horizontal portion for suitable comfort.

- 8. Claims 7 and 8 would be allowable if rewritten to overcome the objection set forth in this Office action and to include all of the limitations of the base claim and any intervening claims.
- 9. Claims 10 to 16 would be allowable if rewritten or amended to overcome the objection set forth in this Office action.
- 10. Claims 17 to 20 are allowed.

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Conclusion

11. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Smith is cited to show other pertinent head band having a horizontal portion and a vertical portion including opposing ends connected to the front and rear of the horizontal portion with a rechargeable battery inside a battery housing for connecting to a light source mounted on the head band and connecting to a belt and having a switch hole for receiving an on/off switch. Feinbloom is cited to show other pertinent head mounted light including a friction lock mechanism attached to the rear of a horizontal portion of a headband with a lens assembly attached to the front of the horizontal portion for connecting to a fiber optic cable light transmitter. Meyer et al. is cited to show a belt having opposing ends and a middle attached to opposite sides of a pouch for receiving a battery housing connecting to a light source mounted on a hat with a buckle removably connecting the opposing ends of the belt.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Y Quach Lee whose telephone number is 571-272-2373. The examiner can normally be reached on Tuesday and Thursday from 8:30 am to 4:30 pm.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Customer Service whose telephone number is 571-272-2815.

Y. Q. May 11, 2004 Y Quach Lee Patent Examiner Art Unit 2875